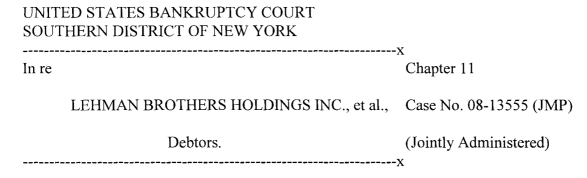
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## A-V SERVICES, INC.'S OBJECTIONS TO THE CURE AMOUNT LISTED BY THE DEBTORS WITH RESPECT TO THEIR EXECUTORY CONTRACTS WITH A-V SERVICES, INC.

TO: Clerk, United States Bankruptcy Court Southern District of New York

A-V SERVICES, INC. (hereinafter "A-V"), a creditor of LEHMAN BROTHERS HOLDINGS INC. and/or LEHMAN BROTHERS INC. in the above-referenced bankruptcy proceedings, by its undersigned attorneys, Morelli & Gold, LLP, hereby objects to the Cure Amount, as that term is defined in this Court's Order Under 11 U.S.C. §§ 105(a), 363, and 365 and Federal Rules of Bankruptcy Procedure 2002, 6004 and 6006 Authorizing and Approving (A) the Sale of Purchased Assets Free and Clear of Liens and Other Interests and (B) Assumption and Assignment of Executory Contracts and Unexpired Leases, dated September 19, 2008 (hereinafter the "Sale Order"), attributed to A-V's "Contracts," as that term is defined in the Sale Order.

The Cure Amount with respect to A-V's Contracts is stated to be \$25,000.00. In fact, the correct Cure Amount should be \$328,665.08. Annexed hereto collectively as an Exhibit are documents identifying all of A-V's contracts with the Debtors, the amounts of each Contract, the amounts owed with respect to each Contract, and other evidence relevant to establish the correct Cure Amount with respect to each Contract. A-V asserts that \$328,665.08 is the required Cure Amount with respect to its Contracts with the Debtors.

Dated: New York, New York October 2, 2008

MORELLI & GOLD, LLP

 $\mathbf{R}\mathbf{v}$ 

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TO: All Counsel and <u>Pro Se</u> Parties on the Attached Service List

## **SERVICE LIST**

## In Re: LEHMAN BROTHERS HOLDINGS INC., et al., Debtors <u>CASE NUMBER 08-13555 (JMP)</u>, Jointly Administered

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